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- (5) No-lost time case. A nonfatal injury (traumatic) or illness/disease (occupational) that does not meet the definition of lost time case.
- (6) Catastrophe. An accident resulting in five or more agency and/or non-agency people being hospitalized for inpatient care.
- (m) The term representative of management means a supervisor or management official as defined in the applicable labor-management relations program covering the affected employees.
 - (n)-(p) [Reserved]
- (q) The term Safety and Health Inspector means a safety and/or occupational health specialist or other person authorized pursuant to Executive Order 12196, section 1–201(g), to carry out inspections for the purpose of subpart D of this part, a person having equipment and competence to recognize safety and/or health hazards in the workplace.
- (r) The term Safety and Health Official means an individual who manages the occupational safety and/or occupational health program at organizational levels below the Designated Agency Safety and Health Official.
- (s) The term Safety and Health Specialist means a person or persons meeting the Office of Personnel Management standards for such occupations, which include but are not limited to:

Safety and Occupational Health Manager/ Specialist GS-018 Safety Engineer GS-803 Fire Prevention Engineer GS-804 Industrial Hygienist GS-690 Fire Protection and Prevention Specialist/ Marshal GS-081 Health Physicist GS-1306 Occupational Medicine Physician GS-602 Occupational Health Nurse GS-610 Safety Technician GS-019 Physical Science Technician GS-1311 Environmental Health Technician GS-699 Air Safety Investigation Officer GS-1815 Aviation Safety Specialist GS-1825 Chemist GS-1320

or equally qualified military, agency, or nongovernment personnel. The agency head shall be responsible for determination and certification of equally qualified personnel.

Health Technician GS-645

Highway Safety Manager GS-2125

(t) The term *workplace* means a physical location where the agency's work or operations are performed.

- (u) The term imminent danger means any conditions or practices in any workplace which are such that a danger exists which could reasonably be expected to cause death or serious physical harm immediately or before the imminence of such danger can be eliminated through normal procedures.
- (v) The word serious as used in serious hazard, serious violation or serious condition means a hazard, violation or condition such that there is a substantial probability that death or serious physical harm could result.
- (w) The term certified safety and health committee means an agency safety and health committee that meets the provisions of section 1–3 of Executive Order 12196 and of this part, as listed and attested to by the head of each agency in writing to the Secretary.
- (x) The term reprisal as used in this part means any act of restraint, interference, coercion or discrimination against an employee for exercising his or her rights under Executive Order 12196 and this part, or for participating in the agency's safety and health program.

[45 FR 69798, Oct. 21, 1980, as amended at 49 FR 3078, Jan. 25, 1984; 50 FR 40269, Oct. 2, 1985; 51 FR 28378, Aug. 7, 1986]

Subpart B—Administration

§ 1960.6 Designation of agency safety and health officials.

- (a) The head of each agency shall designate an official with sufficient authority and responsibility to represent effectively the interest and support of the agency head in the management and administration of the agency occupational safety and health program. This Designated Agency Safety and Health Official should be of the rank of Assistant Secretary, or of equivalent rank, or equivalent degree of responsibility, and shall have sufficient headquarters staff with the necessary training and experience. The headquarters staff should report directly to, or have appropriate access to, the Designated Agency Safety and Health Official, in order to carry out the responsibilities under this part.
- (b) The Designated Agency Safety and Health Official shall assist the agency head in establishing:

- (1) An agency occupational safety and health policy and program to carry out the provisions of section 19 of the Act, Executive Order 12196, and this part:
- (2) An organization, including provision for the designation of safety and health officials at appropriate levels, with adequate budgets and staffs to implement the occupational safety and health program at all operational levels;
- (3) A set of procedures that ensures effective implementation of the agency policy and program as required by section 19 of the Act, Executive Order 12196, and the program elements of this part, considering the mission, size, and organization of the agency;
- (4) Goals and objectives for reducing and eliminating occupational accidents, injuries, and illnesses;
- (5) Plans and procedures for evaluating the agency's occupational safety and health program effectiveness at all operational levels; and
- (6) Priorities with respect to the factors which cause occupational accidents, injuries, and illnesses in the agency's workplaces so that appropriate corrective actions can be taken.
- (c) The agency head shall assure that safety and health officials are designated at each appropriate level with sufficient authority and responsibility to plan for and assure funds for necessary safety and health staff, equipment, materials, and training required to ensure implementation of an effective occupational safety and health program.

§ 1960.7 Financial management.

- (a) The head of each agency shall ensure that the agency budget submission includes appropriate financial and other resources to effectively implement and administer the agency's occupational safety and health program.
- (b) The Designated Agency Safety and Health Official, management officials in charge of each establishment, safety and health officials at all appropriate levels, and other management officials shall be responsible for planning, requesting resources, implementing, and evaluating the occupational safety and health program budget in accordance with the regulations

- of the Office of Management and Budget Circular A-11 (sections 13.2(f) and 13.5(f)) and other relevant documents.
- (c) Appropriate resources for an agency's occupational safety and health program shall include, but not be limited to:
- (1) Sufficient personnel to implement and administer the program at all levels, including necessary administrative costs such as training, travel, and personal protective equipment;
- (2) Abatement of unsafe or unhealthful working conditions related to agency operations or facilities;
- (3) Safety and health sampling, testing, and diagnostic and analytical tools and equipment, including laboratory analyses;
- (4) Any necessary contracts to identify, analyze, or evaluate unsafe or unhealthful working conditions and operations:
- (5) Program promotional costs such as publications, posters, or films;
- (6) Technical information, documents, books, standards, codes, periodicals, and publications; and
- (7) Medical surveillance programs for employees.

§ 1960.8 Agency responsibilities.

- (a) The head of each agency shall furnish to each employee employment and a place of employment which are free from recognized hazards that are causing or are likely to cause death or serious physical harm.
- (b) The head of each agency shall comply with the Occupational Safety and Health Administration standards applicable to the agency.
- (c) The head of each agency shall develop, implement, and evaluate an occupational safety and health program in accordance with the requirements of section 19 of the Act, Executive Order 12196, and the basic program elements prescribed in this part, or approved alternate program elements.
- (d) The head of each agency shall acquire, maintain, and require the use of approved personal protective equipment, approved safety equipment, and other devices necessary to protect employees.
- (e) In order to provide essential specialized expertise, agency heads shall authorize safety and health personnel